COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE TARIFF FILING OF SOUTH CENTRAL

BELL TO INTRODUCE MULTISERV AND

MULTISERV PLUS SERVICES REPLACING

ESSX AND DIGITAL ESSX SERVICES

)

(ASE NO. 95-333)

ORDER

On August 2, 1995, BellSouth Telecommunications, Inc., d/b/a South Central Bell Telephone Company ("BellSouth"), filed a tariff introducing MultiServ Service and MultiServ Plus Service as replacements for ESSX Service and Digital ESSX Service. Existing ESSX and Digital ESSX customers were allowed, however, to continue receiving service under the current tariff for six months.

BellSouth's proposed tariff placed MultiServ and MultiServ Plus Services in the Competitive category of the price cap plan, in which ESSX and Digital ESSX were placed. Because the proposed tariff did not contain any other changes in the service categories, the Commission found that the proposed tariff was reasonable. Consequently, it entered an Order on September 1, 1995 approving BellSouth's tariff proposal without modification.

On September 12, 1995, Kentucky Telephone, A Service Corporation ("Kentucky Telephone") filed a motion entitled "Motion To Reconsider Case No. 95-333 Or In The Alternative To Allow Complainant In Case No. 95-347 To Be Considered Grandfathered." As grounds for its motion, Kentucky Telephone stated that it would be deprived of service and its Complaint in Case No. 95-347 would be

Case No. 95-347, Kentucky Telephone, A Service Corp., Complainant vs. South Central Bell Telephone Company, Defendant.

rendered worthless or impaired if BellSouth terminates access to ESSX Service.

Kentucky Telephone was not a party to the proceedings in this case. Furthermore, Kentucky Telephone would not be deprived of service because it has never been an ESSX or Digital ESSX customer of BellSouth. In addition, there is no evidence in this case that Kentucky Telephone's Complaint in Case No. 95-347 will be rendered worthless or impaired if BellSouth terminates access to ESSX Service. The issues raised in its Complaint should be addressed in Administrative Case No. 355, 2 as explained in the Commission's Order entered this day in Case No. 95-347.

Having considered the motion and being otherwise sufficiently advised, the Commission finds that Kentucky Telephone's motion should be denied.

IT IS THEREFORE ORDERED that Kentucky Telephone's Motion To Reconsider Case No. 95-333 is denied and dismissed.

Done at Frankfort, Kentucky, this 3rd day of January, 1996.

PUBLIC SERVICE COMMISSION

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Vice Chairman

Commissioner

ATTEST:

Executive Director

Administrative Case No. 355, An Inquiry Into Local Competition, Universal Service, and the Non-Traffic Sensitive Access Rate.